4.4	The defendant, having been convicted of a <b>FELONY SEX OFFENSE</b> , is sentenced to the following:
	(a) <b>DETERMINATE SENTENCE</b> : Defendant is sentenced to a term of confinement in the custody of the  [ ] King County <b>Jail</b> [ ] King County <b>Work/Education Release</b> (subject to conditions of conduct ordered this date) [ ] <b>Department of Corrections</b> , as follows, commencing: [ ] immediately;  [ ] Date: bya.m. / p.m.
	months/days on count; months/days on count; months/days on count;
	months/days on count; months/days on count; months/days on count;
	ALTERNATIVE CONVERSION - RCW 9.94A.680 (LESS THAN ONE YEAR ONLY):  days of total confinement are hereby converted to:  [ ] days/ hours community restitution (for nonviolent offense) under the supervision of the Department of Corrections to be completed: [ ] on a schedule established by the defendant's Community Corrections Officer; or [ ] as follows: If the defendant is not supervised by the Department of Corrections, this will be monitored by the Helping Hands Program.  [ ] Alternative conversion was not used because: [ ] Defendant's criminal history, [ ] Defendant's failure to appear, [ ] Other:
	[ ] COMMUNITY CUSTODY for FAILURE TO REGISTER AS A SEX OFFENDER under RCW 9A.44.130(11)(a) committed on or after 6-7-2006 as to Counts is ordered pursuant to RCW 9.94A.545(2) and RCW 9.94A.715 for [ ] 36 months [ ] months (applicable mandatory term reduced so that the total amount of incarceration and community custody does not exceed the maximum term of sentence).  APPENDIX H, Community Custody conditions, is attached and incorporated herein.
	[ ] COMMUNITY CUSTODY (CONFINEMENT LESS THAN ONE YEAR except for Failure to Register as a Sex Offender under RCW 9A.44.130(11)(a) committed on or after 6-7-06) as to Counts, for crimes committed on or after 7-1-2000, is ordered for a period of 12 months. The defendant shall report to the Department of Corrections within 72 hours of this date or of his/her release if now in custody; shall comply with all the rules, regulations and conditions of the Department for supervision of offenders; shall comply with all affirmative acts required to monitor compliance; and shall otherwise comply with terms set forth in this sentence. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or the court.  [ ] APPENDIX: Additional Conditions are attached and incorporated herein.
	[ ] COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR) as to Counts: pursuant to RCW 9.94A.700, for qualifying crimes committed before 6-6-1996, is ordered for 24 months or for the period of earned early release awarded pursuant to RCW 9.94A.728, whichever is longer, up to 36 months. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or the court.  APPENDIX H, Community Custody conditions, is attached and incorporated herein.
	[ ] COMMUNITY CUSTODY (CONFINEMENT OVER ONE YEAR) as to Counts: pursuant to RCW 9.94A.715 for qualifying crimes (non RCW 9.94A.507 offenses) is ordered for [ ] 36 months [ ] months (applicable mandatory term reduced so that the total amount of incarceration and community custody does not exceed the maximum term of sentence). Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or the court.  APPENDIX H, Community Custody conditions, is attached and incorporated herein.

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	(b) INDETERMINATE SENTENCE – QUALIFYING SEX OFFENSES occurring after 9-1-2001: The Court having found that the defendant is subject to sentencing under RCW 9.94A.507, the defendant is sentenced to a term of total confinement in the custody of the <b>Department of Corrections</b> as follows,
	commencing: [ ] immediately; [ ](Date): bym.
	Count: Minimum Term: months/days; Maximum Term: years/life;
	Count: Minimum Term: months/days; Maximum Term: years/life;
	Count: Minimum Term: months/days; Maximum Term: years/life;
	Count: Minimum Term: months/days; Maximum Term: years/life.
ł.5	[ ] COMMUNITY CUSTODY: pursuant to RCW 9.94A.507 for qualifying SEX OFFENSES committed on or after September 1, 2001, is ordered for any period of time the defendant is released from total confinement before the expiration of the maximum sentence as set forth above. Sanctions and punishments for non-compliance will be imposed by the Department of Corrections or by the court.  APPENDIX H: Community Custody conditions, is attached and incorporated herein.  ADDITIONAL CONDITIONS OF SENTENCE
	The above terms for counts are [ ] consecutive [ ] concurrent.
	The above terms shall run [ ] consecutive [ ] concurrent to cause No.(s)
	The above terms shall run [ ] consecutive [ ] concurrent to any previously imposed sentence not referred to in this order.  [ ] In addition to the above term(s) the court imposes the following mandatory terms of confinement for any special <b>WEAPON</b> finding(s) in section 2.1:
	which term(s) shall run <u>consecutive</u> with each other and with all base term(s) above and terms in any other cause. (For crimes committed after 6-10-1998.)
	[ ] The enhancement term(s) for any special <b>WEAPON</b> findings in section 2.1 is/are <u>included</u> within the term(s) imposed above. (For <u>crimes before 6-11-1998</u> only, per <u>In Re Charles)</u>
	[ ] In addition to the above term(s) the court imposes the following mandatory terms of confinement for any <b>SEXUAL MOTIVATION</b> finding(s) in section 2.1:
	which term(s) shall run <u>consecutive</u> with each other and with all base term(s) above.
	The <b>TOTAL</b> of all terms imposed in this cause ismonths.
	Credit is given for time served in King County Jail or EHD solely for confinement under this cause number pursuant to RCW 9.94A.505(6): [ ] day(s) or [ ] days determined by the King County Jail. [ ] Jail term is satisfied and defendant shall be released under this cause.
1.6	NO CONTACT: For the maximum term of years, defendant shall have no contact, direct or indirect, in person, in writing, by telephone, or through third parties with:
	Any minors without supervision of a responsible adult who has knowledge of this conviction.

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the testing, as ordered in <b>APPENDIX G.</b>
to HIV testing as ordered in <b>APPENDIX G</b> .
dered in <b>APPENDIX J.</b>
94A.475, .480. The State's plea/sentencing agreement is
ty Corrections Officer within 72 hours of release from of this sentence.
JUDGE Print Name:
1
Approved as to form:

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